ENVIRONMENTAL DISPOSAL CORP.
BPU No. 1 – SEWER

ENVIRONMENTAL DISPOSAL CORP.

TARIFF

FOR

SEWER SERVICE

IN ITS SERVICE TERRITORY IN PORTIONS OF
TOWNSHIPS OF BEDMINSTER AND BERNARDS,
SOMERSET COUNTY, NEW JERSEY

By: Thomas H. Dillon, President
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TERRITORY SERVED

The territory receiving sewer service from the Utility consists of portions of the Townships of Bedminster and Bernards, Somerset County, New Jersey, as defined by Board Order Approving Municipal Consents of Townships of Bedminster and Bernards, BPU Docket No. 816-552 (July 29, 1981) and BRC Docket No. WE91091538 (December 9, 1991). A detailed description of the territory is on file at the Board of Public Utilities.
AN INTRODUCTION TO CUSTOMERS

The tariff located in the Company’s office is available and open for your review. The Company is obligated to maintain its tariff on an absolutely current basis and must, by state law and regulations, maintain it in exactly the same format as the Company’s tariff which is on file at the Board of Public Utilities, 44 South Clinton Avenue, 9th Floor, Trenton, NJ.

If, after your review of this tariff and discussion with appropriate utility employees, you still have questions regarding clarification or interpretations, please contact the Board of Public Utilities, Division of Water and Wastewater at 1-609-633-9800 or the Board’s Bureau of Customer Assistance, if you have billing problems, at 1-800-624-0241 (toll free), or at www.nj.gov/bpu.

As a customer, you have the right to review this tariff at the Company’s offices or at the Board’s office in Trenton. Your inquiries will be handled by the Board’s Staff in an expeditious manner in order to protect your rights as well as those of the Company. Please feel free to exercise this right by telephone or by visiting the Board’s offices at any time between the hours of 9:00 AM and 4:00 PM, Monday through Friday, or by writing a letter. The letter should contain the writer’s name, address and phone number, including the area code. If the writer is a customer of record, the account number should be included.

The Company has available, here, in its office, and will provide for your review, a handout entitled “The Utility Customer’s Bill of Rights.” This is a summary of the most frequent customer complaints and rights; it does not include all customer rights or utility obligations.

The Board of Public Utilities is responsible for the final interpretation and enforcement of a utility’s tariff provisions and rates. The utility is bound by New Jersey statutes and the Board’s regulations. If a conflict should exist in the tariff that is detrimental to the customer, the Board’s regulations supersede the tariff provision absent approval to the contrary by the Board.
AN OVERVIEW OF COMMON CUSTOMER COMPLAINTS AND CUSTOMER RIGHTS

1. No public utility shall refuse to furnish or supply service to a qualified applicant.

DEPOSITS

2. If after notice of the methods of establishing credit and being afforded an opportunity, a customer has not established credit, the utility may require a reasonable deposit as a condition of supplying service.

3. The utility must furnish a receipt to any customer posting a deposit. The deposit will be returned with simple interest at a rate established annually by the Board of Public Utilities once the customer has established satisfactory credit with the utility. If a residential customer’s deposit is not returned, the utility shall credit the customer’s account with the accrued interest once every twelve months. (N.J.A.C. 14:3-3.5).

4. Where a water or sewer utility furnishes unmetered service, for which payment is received in advance, it may not require a deposit. (N.J.A.C. 14:3-3.4)

DEFERRED PAYMENT AGREEMENTS

5. A customer is entitled to at least one deferred payment plan in one year. In the case of a residential customer who receives more than one utility service from the same utility (for example, water and sewer; gas and electric) and the amount which is in arrears is a combination of those services, the utility shall offer a separate deferred payment agreement for each service based on the outstanding balance for that service. (N.J.A.C. 14:3-7.7 (b)2.). If the customer defaults on the terms of the agreement, the utility may discontinue service after providing the customer with a notice of discontinuance. In the case of a residential customer who receives more than one utility service from the same utility and has subsequently entered
into an agreement for each separate service, default on one such payment agreement shall constitute grounds for discontinuance of only that service. (N.J.A.C. 14:3-7.7(f)).

6. A water and sewer utility shall not discontinue service because of nonpayment of bills in cases where a charge is in dispute provided the undisputed charges are paid and a request is made to the Board within five (5) days for investigation of the disputed charge. The Company must advise the customer of their right to appeal to the Board of Public Utilities. (N.J.A.C. 14:3-7.6)

7. A customer has at least fifteen (15) days to pay a bill from the postmark date of the bill. A water and/or sewer utility may not discontinue water and sewer service unless written notice giving the customer at least ten (10) days’ notice prior to the proposed discontinuance. The notice shall not be given until after the expiration of the said fifteen (15) day period. (N.J.A.C. 14:3-3A.3). The notice shall contain sufficient information for the customer to notify the Board of Public Utilities of the nature of the dispute. The utility shall make a good faith effort to determine which of its residential customers are over 65 years of age, and shall make good faith efforts to notify such customers of discontinuance of service by telephone in addition to notice by regular mail. This effort may consist of an appropriate inquiry set forth on the notice informing customers that they may designate a third party to receive notice of discontinuance. Utilities shall annually notify all residential customers that, upon request, notice of discontinuance of service will be sent to a designated third party as well as to the customer of record. (N.J.A.C. 14:3-3A.4(b)).
8. Public utilities shall not discontinue residential service except between the hours of 8:00 A.M. and 4:00 P.M. Monday through Thursday, unless there is a safety related emergency. There shall be no involuntary termination of service on Fridays, Saturdays and Sundays or on the day before a holiday or on a holiday absent such emergency.

9. The occupant of a multiple family dwelling has the right to be notified of a pending service discontinuance at least fifteen (15) days prior to the service being discontinued.

10. A customer has the right to have any complaint against the utility handled promptly by that utility. Board Order, (Docket No. CO8602155).

11. Each utility shall, upon request, furnish its customers with such information as is reasonable in order that the customers may obtain safe, adequate and proper service. (N.J.A.C. 14:3-3.3(a)). Each utility shall inform its customers, where peculiar or unusual circumstances prevail, as to the conditions under which sufficient and satisfactory service may be secured from its system. (N.J.A.C. 14:3-3.3(e)). Each utility shall supply its customers with information on the furnishing and performance of service in a manner that tends to conserve energy resources and preserve the quality of the environment. (N.J.A.C. 14:3-3.3(d)).
I. STANDARD TERMS AND CONDITIONS

Standard Terms and Conditions are applicable to all franchise and bulk user customers.

SECTION I

1. DEFINITIONS

1.1. “APPLICANT” means the party applying for sewer service as a CUSTOMER at a given location.

1.2. “B.O.D.” (Biochemical Oxygen Demand) means that quantity of oxygen, expressed in parts per million, utilized in the biochemical oxidation of organic matter under standard laboratory procedure for five days at 20 degrees Celsius. The B.O.D. procedure must be performed in accordance with N.J.A.C. 7:18 et seq. or other applicable law.

1.3. “BUILDING CONNECTION” means that portion of the SERVICE LINE which runs from the building to the CURB STOP.

1.4. “BULK USER” means a municipality which has contracted with the UTILITY for sewerage treatment services. The UTILITY has no responsibility for construction of the mains connecting the BULK USER to the UTILITY nor in the collection of payments of CUSTOMERS of the bulk user. BULK USER CUSTOMERS are not in the service territory of the UTILITY.

1.5. “CONDOMINIUM” or “CONDOMINIUM UNIT” shall mean and refer to a single family attached dwelling which includes a proportionate undivided interest in common elements, appurtenant to each such unit, located within the legal boundaries of the CONDOMINIUM property and subject to and described in a master deed. A CONDOMINIUM UNIT may be constructed above another CONDOMINIUM UNIT.
1.6 “CURB STOP” means the point along the SERVICE LINE where the LATERAL connects with the BUILDING CONNECTION. The CURB STOP is the point on the SERVICE LINE where the UTILITY’S responsibility ends and CUSTOMER’s responsibility begins. The CURB STOP shall usually be located adjacent to the curb abutting the street servicing the CUSTOMER’s premises.

1.7 “CUSTOMER” means any person, partnership, firm, corporation, government subdivision or agency receiving service from the UTILITY.

1.8 “DETACHED SINGLE-FAMILY” means a building physically detached from other buildings or portions of buildings which is occupied or intended to be occupied for residence purposes by one housekeeping unit which has its own sleeping, sanitary and general living facilities.

1.9 “DWELLING UNIT” means a room or series of connected rooms designed for permanent residency containing living, cooking, sleeping and sanitary facilities for one housekeeping unit. The dwelling unit shall be self-contained and shall not require passing through another dwelling unit or other indirect route(s) to get to any portion of the dwelling unit, nor shall there be shared facilities with another housekeeping unit.

1.10 “ENGINEER” means the consulting engineer appointed by the Board of Directors of EDC.

1.11 “GARDEN APARTMENT” means a building containing a minimum of three dwelling units and not exceeding three and one half stories and 35 feet in height.

1.12 “INDUSTRIAL WASTES” means any solids, liquid or gaseous substance or form of matter, escaping, dumped, discharged, or released in any manner from manufacturing, trade or business process or from the development recovery or processing of its natural resources.
1.13 “LATERAL” means that portion of a SERVICE LINE which runs from the MAIN LINE to the CURB STOP.

1.14 “MAIN LINE” means the sewer line linking the SERVICE LINE to the SEWER SYSTEM.

1.15 “pH” means the logarithm of the reciprocal of the Hydrogen ion concentration, indicating the degree of alkalinity or acidity of the substance.

1.16 “PRINCIPAL USE” means the main purpose for which a lot or building is used.

1.17 “SANITARY SEWAGE” means the normal water, carrying household and toilet waste, from residents, business buildings, institutions, commercial establishments.

1.18 “SEMI-DETACHED SINGLE-FAMILY” means two buildings on two adjacent lots joined by a party wall, each containing one dwelling unit with its own sleeping, cooking and sanitary facilities, which is occupied or intended to be occupied for residence purposes by one housekeeping unit.

1.19 “SERVICE LINE” means a conduit used to convey sewage from a CUSTOMER’S premise to the MAIN LINE. The SERVICE LINE consists of the LATERAL and the BUILDING CONNECTION, as defined in these terms and conditions.

1.20 “SEWER SERVICE” means the collection, treatment and disposal of sewage.

1.21 “SEWER SYSTEM” means all facilities and appurtenances used in providing SEWER SERVICE.

1.22 “SUSPENDED SOLIDS” means solids that either float on the surface of or are in suspension in water, sewage or other liquids, and which are removable by laboratory filtration.
1.23 “TOWNHOUSE” means one building containing at least three connected dwelling units, where each dwelling unit is compatibly designed in relation to all other units, but is distinct by such design features as width, setback, roof design, color, exterior materials, and other features, singularly or in combination. Each dwelling unit may be a maximum of three and one-half stories (35 feet) in height, but nothing in the definition shall be construed to allow one dwelling unit over another.

1.24 “TOXIC POLLUTANTS” means those pollutants, or combinations of pollutants, including disease causing agents, which after discharge and upon exposure, ingestion, inhalation, or assimilation into any organism, either directly or indirectly by ingestion through food chains, may, on the basis of information available to the Commissioner of the State of New Jersey, Department of Environmental Protection, cause death, disease, behavioral abnormalities, cancer, genetic mutations, physiological malfunctions, including malfunctions in reproduction, or physical deformation, in such organisms or their offspring. Toxic pollutants shall include but not be limited to those pollutants identified pursuant to Section 307 of the Federal Water Pollution Control Act, 33 U.S.C. Section 1251, et seq., or Section 4 of the New Jersey Water Pollution Control Act, N.J.S.A. 58:10A et seq., as these laws may change from time to time.

1.25 “TWO-FAMILY” means a building on one lot containing two dwelling units only; each having entrances on the first floor, intended for the residential occupancy by two housekeeping units, each living independently of each other and each with its own sleeping, cooking and sanitary facilities. The dwelling units shall be entirely separated from one another by vertical walls or horizontal floors, unpierced except for access to the outside or to a common basement.
1.26 “UTILITY” means Environmental Disposal Corp. located at 1025 Laurel Oak Road, Voorhees, New Jersey 08043.

2. SEWER SERVICE TARIFF

2.1. FILING AND POSTING OF TARIFF:

This Tariff, comprising the Rules and Regulations governing sewerage service to CUSTOMERS of the UTILITY, has been approved by the New Jersey Board of Public Utilities. This tariff, as approved by the New Jersey Board of Public Utilities, shall conform to all rules and regulations of the Board of Public Utilities and shall define the terms and conditions of providing service. A copy of this tariff is filed at the Board of Public Utilities and at the UTILITY’S offices.

2.2. REVISION OF TARIFF:

This Tariff may be revised, amended, supplemented or otherwise changed from time to time as approved by the New Jersey Board of Public Utilities.

2.3. VALIDITY:

If any section, paragraph, sentence, clause, phrase, term, provision or part of these Rules and Regulations shall be adjudged by any court of competent jurisdiction to be invalid or inoperative, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be conformed in its operation to the section, paragraph, sentence clause, phrase, term, provision or part thereof, directly involved in the controversy in which such judgment shall have been rendered.
2.4. APPLICATION OF TARIFF:

The provisions of this Tariff apply to all persons, partnerships, corporations, or others herein designated as CUSTOMERS who are lawfully receiving SEWER SERVICE from the UTILITY, whether service is based upon contract, agreement, accepted signed application or otherwise, unless a particular service contract specifying the types of SEWER SERVICE and payment of SEWER SERVICE, approved by the Board of Public Utilities, provides otherwise.

2.5. TERMS AND CONDITIONS:

The terms and conditions contained in this Tariff are a part of every contract for service entered into by the UTILITY and govern all classes of CUSTOMERS where applicable, unless specifically modified by a provision or provisions contained in a particular contract approved by the New Jersey Board of Public Utilities if such approval is required.

2.6. STATEMENTS BY AGENTS OF UTILITY:

No representative of the UTILITY has the authority to modify any rule or provision contained in this Tariff, or to bind the UTILITY by or to any promise or representation contrary thereto.

3. APPLICATION FOR SERVICE:

3.1. Application by a residential CUSTOMER for the establishment of service may be made at the UTILITY’s office in person, by mail or telephone. The UTILITY will provide a written application to CUSTOMER for signature.

3.2 Requests for SEWER SERVICE by an individual or entity whose premises do not front an existing MAIN LINE shall be in writing, on a form furnished by the UTILITY, and signed by the APPLICANT or his duly authorized agent. Such individual or entity may be required to enter into a main extension agreement as specified in section 6.6 of this tariff.
3.3. With respect to an individual or entity whose premises do not front an existing MAIN LINE, the UTILITY recognizes that a will-serve letter for prospective use may be required for the prospective CUSTOMER to obtain governmental and other approvals as a prerequisite to construction. Under no circumstances will the UTILITY be permitted or required to allocate capacity to a prospective customer where the requested capacity does not exist on the UTILITY’S system, or is not authorized under the UTILITY’S discharge permit limitations, or would otherwise require reallocation of capacity previously committed to or allocated to any other CUSTOMER, present or prospective.

3.4. No application will be accepted unless any and all charges due to UTILITY from APPLICANT are paid or fair and reasonable arrangements to pay are established. The UTILITY must provide an opportunity for a CUSTOMER to enter into reasonable payments arrangements according to N.J.A.C. 14:3-7.7.

3.5. Prior to commencement of service, APPLICANT shall pay UTILITY for the prorated portion of calendar month in which service will commence, plus payment in advance for the next calendar month.

3.6. The APPLICANT shall warrant that the statements made in the Application are true and correct to the best of the APPLICANT’s knowledge and may be relied upon by the UTILITY in its provision of service. The APPLICANT will notify the UTILITY in writing if any modification or alteration of any representation made in the application for service. The UTILITY will notify APPLICANT in writing of this provision at the time such application is made.
3.7. Applications for service connections will be accepted where there are existing MAIN LINES in streets or rights-of-way abutting the premises to be served, and where the UTILITY’S facilities, including its MAIN LINES, are capable of providing service to the applicant without endangering the ability of the UTILITY to render safe, adequate and proper service to other CUSTOMERS. The UTILITY reserves the right to reject any application if the same will interfere, in any way, with proper operations of its systems or with the capability of its facilities, subject to appropriate orders or rules of the Board of Public Utilities.

3.8. New CUSTOMERS shall make application for service as provided in section 3.1 herein in accordance with the rules and regulations of the Board of Public Utilities. The UTILITY shall honor a residential CUSTOMER’s request to establish new service for the CUSTOMER within two (2) business days. The UTILITY must provide an application form to the APPLICANT with a due date 15 days after receipt of application form. Service will be supplied to the CUSTOMER after request for service by telephone, in person or by mail.

3.9. Where a request is made for renewal of service, the UTILITY will attempt to effectuate renewal as soon as practicable, but assumes no obligation to renew service until the expiration of a three-day period after the APPLICATION for renewal is received.

4. DISCONTINUANCE OF SERVICE:

4.1. BY CUSTOMER:

All agreements covering sewerage service for residential CUSTOMERS shall continue in full force and effect unless and until the UTILITY receives notice from the CUSTOMER of record to discontinue services. The UTILITY will discontinue services within two (2) days of CUSTOMER’s request.
4.2. BY UTILITY:

A. Service may be discontinued by UTILITY provided that at least ten (10) days written notice is given to the CUSTOMER. Except in safety related emergencies, residential service may only be discontinued between 8:00 a.m. and 4:00 p.m., Monday through Thursday, and shall not be discontinued on Fridays, Saturdays, Sundays, or the day before or on a holiday (unless voluntarily requested by customer).

Services may be discontinued for the following reasons:

i. Misrepresentation in application or other fraudulent representation in relation to use of service;

ii. Tampering with any service pipe or any other facility or appliance of the UTILITY;

iii. Vacancy of premises, unless the CUSTOMER requests that service be continued;

iv. Nonpayment of bills due at a present or previous location. However, nonpayment for business service shall not be reason for discontinuance of residential service and residential service shall not be discontinued for nonpayment of repair charges, merchandise charges and non-tariffed contracted service charges between the CUSTOMER and the UTILITY, nor shall notice threatening such discontinuance be given;

v. Refusal of reasonable access to the property for purposes of inspection, sampling or removal of facilities;
vi. Tendering a check for payment, which check is subsequently dishonored or is otherwise uncollectible unless CUSTOMER shall remit full payment in cash or by certified check within 10 days of the Notice of Discontinuance;

vii. Discharge of prohibited wastes;

viii. Failure to comply with any of the Standard Terms and Conditions of this Tariff;

ix. Failure to make or increase an advance payment or deposit when required by the UTILITY. The UTILITY shall not discontinue residential service except between the hours of 8:00 a.m. and 4:00 p.m. Monday through Thursday, unless there is a safety related emergency. There shall be no involuntary termination of service on Fridays, Saturdays, and Sundays or on the day before a holiday or on a holiday absent such emergency;

x. Refusal to contract for service where such contract is required;

xi. Connecting and operating facilities in such a manner as to produce disturbing effects on the service of the UTILITY or on other CUSTOMERS;

xii. Where the conditions of a CUSTOMER’S installation present a hazard to life or property;

xiii. Failure of CUSTOMER to repair any defective or faulty facility of the CUSTOMER.

B. Service may be discontinued for the purpose of making permanent or temporary repairs, changes or improvements in any part of its system.
C. Service may be discontinued for compliance in good faith with any governmental order or directive, notwithstanding such order or directive subsequently may be held to be invalid.

D. Discontinuance of residential service for nonpayment is prohibited if a medical emergency exists within the premises which would be aggravated by discontinuance of service and the residential CUSTOMER gives reasonable proof on inability to pay. Discontinuance shall be prohibited for a period of up to two (2) months when a CUSTOMER submits a physician’s statement in writing to the UTILITY as to the existence of the emergency, its nature and probable duration, and that termination of service will aggravate the medical emergency. Recertification by the physician as to continuance of the medical emergency shall be submitted to the UTILITY after 30 days. However, at the end of such period of emergency, the CUSTOMER shall still remain liable for payment of services rendered subject to the provision of N.J.A.C. 14:3-7.6. See N.J.A.C. 14:3-3A.2(i)).

5. UTILITIES:

5.1. If an APPLICANT undertakes any construction activities, the APPLICANT shall be responsible to call for mark out of all utility lines according to the Underground Facility Protection Act, N.J.S.A. 48:2-73 et seq.

6. BILLS AND PAYMENTS:

6.1. BILLS RENDERED AND DUE

Bills are due and payable monthly in advance when rendered. The CUSTOMER shall have at least 15 days from the date of the postmark on the envelope in which the bill was transmitted to pay the bill.
6.2. **DELINQUENT PAYMENTS:**

If a bill for service by UTILITY remains unpaid for a period of fifteen (15) days after being due, it shall be classified as delinquent. Payments made by mail will be credited as being received on the date of mailing, as evidenced by the U. S. Post Office postmark. The UTILITY shall have the right to discontinue service provided that at least ten (10) days’ written notice of UTILITY’S intent to discontinue is provided to the CUSTOMER. Service shall be restored when the bill is paid or fair and reasonable payment agreements according to N.J.A.C. 14:3-7.7 have been made. The CUSTOMER shall also be billed the UTILITY’s actual cost of reconnection of service.

6.3. **NON-RESIDENTIAL CUSTOMERS (INTEREST):**

A nonresidential CUSTOMER may be billed interest at a rate approved by the Board of Public Utilities. Such interest shall accrue 25 days from the due date except in the case of governmental entities in which case no interest shall be assessed.

6.4. **REQUESTS FOR SEWER SERVICE FROM INDIVIDUALS AND ENTITIES WITHOUT EXISTING CONNECTIONS TO THE SEWER SYSTEM**

An individual or entity requesting SEWER SERVICE whose premises do not front an existing MAIN LINE may be required to enter into a main extension agreement with the UTILITY.
7. REASONABLE ACCESS:

7.1. Properly identified authorized agents of the UTILITY shall have the right of access to the premises served, at all reasonable hours, for the purpose of examining fixtures and pipes, and for any other purpose which is proper and necessary in the conduct of the UTILITY’S business.

8. UTILITY RESPONSIBILITY:

8.1. The UTILITY exercises control over, and assumes responsibility for, only that portion of the UTILITY service facilities encompassing treatment facilities, MAIN LINES and LATERALS to the CURB STOP of its respective CUSTOMERS.

9. CONNECTION BY CUSTOMERS TO UTILITY’S FACILITIES

9.1. CONFORMANCE TO UTILITY’S SPECIFICATIONS:

SERVICE LINES must be constructed according to specifications approved by the UTILITY.

9.2. CONFORMANCE TO HEALTH AND PLUMBING CODES:

All work performed by the APPLICANT must meet all local and State Board of Health rules and regulations and must conform with the plumbing code of the municipality in which the work is performed.

9.3. SEPARATE TRENCH:

No SERVICE LINE shall be laid in the same trench with any gas pipe, water service, or any other facility of any public service company, nor within three feet of any open excavation, vault, meter pit, nor shall the location of SERVICE LINE be in conflict with any sidewalk or driveway, except as permitted by Section 8.6 of the Plumbing Code of New Jersey or any municipal ordinance.
9.4. MAINTENANCE BY CUSTOMER:

The maintenance of the BUILDING CONNECTION from the CURB STOP to the building shall be the responsibility of the owner and BUILDING CONNECTIONS shall be kept in good condition and order.

SECTION II

10. CUSTOMER DISCHARGES:

10.1. INDUSTRIAL CUSTOMER PROHIBITIONS:

The UTILITY will not accept any application for the discharge of industrial wastes into the sanitary sewerage system.

10.2. COMMERCIAL CUSTOMER REQUIREMENTS:

Prior to approving the application for a connection involving the acceptance of commercial wastes, the APPLICANT shall submit complete data on forms provided by the UTILITY with respect to the following:

a. Number of persons employed;

b. Period of plant operation;

c. Water consumption;
d. Description of processing using water;

e. List of chemicals used;

f. Source, volume and rate of waste water discharge;

g. Analysis of composite samples of waste water, or anticipated characteristics of sewage and wastes to be discharges;

h. Any other information the UTILITY may deem necessary for the proper operation of its facilities;

i. Prior to any discharge from said connection there will be an on-site inspection of same by the UTILITY representative (Engineer);

j. As-built plans shall be submitted to the UTILITY and approved prior to acceptance of any discharge or supply of water;

k. Any changes affecting a connection after an application is approved shall be reported to the UTILITY sixty (60) calendar days prior to the change. The UTILITY shall retain the right to receive a new connection application and whatever other information as may be required. The UTILITY shall retain the right to accept or reject the connection based on its consideration of the application and/or new information.

10.3. PROHIBITED DISCHARGES:

The discharge of the following wastes into the sewerage system are prohibited:

a. Storm water, surface water, ground water, roof runoff, subsurface drainage, uncontaminated cooling water or unpolluted industrial process water. Private sump pumps are prohibited from being connected to the SEWER SYSTEM.
b. Gasoline, benzene, naphtha, mineral oil, fuel oil or other volatile, flammable or explosive liquid, solid or gas.

c. Any waters or wastes containing toxic pollutants that singly or by interaction with other wastes cause injury or interference with any sewage treatment process, constitute a hazard to humans or animals, create a public nuisance, or create any hazard in the receiving water of the Sewage-Treatment Plant, including but not limited to:

   i) Any liquid or vapor having a temperature higher than one hundred fifty (150) degrees Fahrenheit (66 degrees Celsius).

   ii) Any water or waste containing fats, wax, grease or oils, whether emulsified or not, in excess of twenty-five (25) mg/l or containing substances which may solidify, or become viscous, at temperatures between thirty-two (32) and one hundred fifty (150) degrees Fahrenheit (0 and 65 degrees Celsius).

   iii) Any garbage.

   iv) Any waters or wastes containing strong acid iron pickling wastes, or concentrated plating solutions, whether neutralized or not.

   v) Any water or waste containing:

      Arsenic in excess of 0.1 mg/l

      Beryllium in excess of 0.9 mg/l

      Cadmium in excess of 1.0 mg/l

      Chromium in excess of 1.0 mg/l
ENVIROMENTAL DISPOSAL CORP.  
BPU NO. 1 - SEWER  

Third Revised Sheet No. 24  
Superseding Second Revised Sheet  
No. 24

Copper in excess of 1.0 mg/1  
Cyanide in excess of 0.1 mg/1  
Lead in excess of 0.1 mg/1  
Mercury in excess of 0.1 mg/1  
Nickel in excess of 1.0 mg/1  
Silver in excess of 0.25 mg/1  
Zinc in excess of 0.3 mg/1  
Phenol in excess of 1.6 mg/1  
Chlorides in excess of 250 mg/1  
Ammonia NL  
Sulfide in excess of 25 mg/1  
Aldrin in excess of 0.015 mg/1  
Chlordane in excess of 0.015 mg/1 (ND)  
Dieldrin in excess of 0.005 mg/1 (ND)  
Endrin in excess of 0.005 mg/1  
(ND) Heptachlor in excess of 0.005 mg/1  
(ND) Lindane in excess of 0.005 mg/1  
Methoxychlor in excess of 0.163 mg/1  
Mirex in excess of 0.013 mg/1  
DDD in excess of 0.013 mg/1 (ND)

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DDT in excess of 0.013 mg/l (ND)
DDE in excess of 0.013 mg/l
Toxaphene in excess of 0.051 mg/l
Total PCBs in excess of 0.026 mg/l (ND)

and similar objectionable or toxic substances; or wastes exerting an excessive chlorine requirement; or any material received in the composite sewage at the sewage treatment works to such degree as exceeds the limits of the treatment processes, as established by the Engineer for such materials. The sum of total of all heavy metals contained in wastes at any time shall not be in excess of 10 mg/l.

(vi) Any waters or wastes having a pH lower than 5.5 or having any other corrosive property capable of causing damage or hazard to structures, equipment and personnel of the sewerage works.

Solid or viscous substances in quantities, or of such size, capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewerage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, garbage, whole blood, paunch manure, hair and fleshings, entrails and paper dishes, cups, milk containers and other paper products, either whole or ground by garbage grinders.
(vii) Any waters or wastes containing phenols or other taste or odor producing substances, in such concentrations exceeding limits which may be established by the Engineer as necessary after treatment of the composite sewage, to meet the requirements of the State, Federal or other public agencies of jurisdiction for such discharge to the receiving waters.

(viii) Any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the Engineer in compliance with applicable State or Federal regulations.

(ix) Any waters or wastes having a pH in excess of 9.5.

No waste introduced into the treatment works shall interfere with the operation or performance of the works. This shall include wastes at a flow rate and/or pollutant discharge rate which is excessive over relatively short time period so that there is a treatment process upset and subsequent loss of treatment efficiency. Any waste introduced into the treatment works which waste causes the treatment works to be in violation of its New Jersey Pollution Discharge Elimination System permit shall be prohibited.
(xii) Materials which exert or cause:

(1) Unusual concentrations of suspended solids, over 250 ppm, (such as, but not limited to Fullers earth, limes slurries and lime residues) or of dissolved solids (such as, but not limited to, sodium chloride and sodium sulfate).

(2) Excessive discoloration (such as, but not limited to, dye wastes and vegetable tanning solutions), in such concentrations exceeding limits which may be established by the Engineer as necessary; after treatment by the composite sewage, to meet the requirements of the State, Federal or other public agencies or jurisdiction for such discharge to the receiving waters.

(3) BOD over 250 ppm, chemical oxygen-demand over 375 ppm, or chlorine requirements in such quantities as to constitute a significant load on sewage treatment works.

(4) Water or wastes containing substances which are not amenable to treatment or reduction by the sewage treatment processes employed, or are amenable to treatment only to such degree that the sewage treatment plant effluent cannot meet the requirements of the other agencies having jurisdiction over discharge to the receiving waters.
10.4. ADDITIONAL REQUIREMENTS:

If any waters or wastes are being discharged, or are proposed to be discharged into the sewerage system and such waters contain the substances, processes or characteristics enumerated in “Prohibited Discharges”, and/or which in the judgment of the ENGINEER may have a deleterious effect upon the sewerage works, processes, equipment, or receiving waters, or which otherwise create a hazard to life or constitute a public nuisance, the UTILITY may:

1. Reject the wastes;

2. Require pretreatment to an acceptable condition for discharge to the public sewers. The pretreatment of the wastes prior to discharge to the treatment works shall be in conformance with PL-92-500 (33 U.S.C. 1251, et seq.) and in particular section 307(b) of the Act (33 U.S.C. 1317(b)). In addition, the pretreatment shall be consistent with any and all present or future guidelines published pursuant to Section 307(b) (33 U.S.C. 1317(b));

3. Require a control manhole for metering and composite sampling of the wastes;

4. Require control over the quantities and rates of discharge, and/or

5. Require payment to cover the added cost of handling and treating the wastes not covered by existing sewer charges.

The aforesaid options of the UTILITY are cumulative, and unless the UTILITY rejects the wastes, it may adopt any combination of the above requirements which it deems to be appropriate. All proposals to discharge wastewater containing a CUSTOMER discharge or cause to be discharged such wastewater without the prior written approval of the UTILITY.
If the UTILITY permits the pretreatment or equalization of waste flows, design and installation of the facilities shall be subject to the review and approval of the Engineer, and subject to the requirements of all applicable codes, ordinances and laws. Where pretreatment facilities are provided for any waters or waste, they shall be maintained continuously in satisfactory and effective operation by the owners at their expense.

Control manholes and/or pretreatment facilities shall be subject to periodic inspection by representatives of the UTILITY.

The pretreatment of the wastes prior to discharge to the treatment works shall be conformance with PL-92-500 (33 U.S.C. 1251 et seq. and in particular section 307(b) of the Act (33 U.S.C. 1317(b))). In addition, the pretreatment shall be consistent with any guidelines present or future published pursuant to 307(b) (33 U.S. 1317(b)).

10.5. SAMPLING:

Each commercial CUSTOMER and BULK USER CUSTOMER shall be responsible for maintaining a quality of effluent which conforms to the provisions established herein or in their agreement with the UTILITY. Sampling and analysis if required under Section 10.4 shall be performed by a laboratory certified by the New Jersey Department of Environmental Protection to perform the required analysis, N.J.A.C. 7:18-1.1 through 7:18-6.9. UTILITY shall have the right to reasonable access to CUSTOMER’S premises for purposes of sampling.

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10.6. ADDITIONAL COSTS:

The cost of preparing and submitting any data required for consideration by the UTILITY shall be borne by the CUSTOMER. Likewise, the cost of sampling and analyses, to determine compliance with the terms of the agreement, shall be borne by the CUSTOMER, although conducted by the UTILITY or its duly authorized representative.
RATE SCHEDULE NO.1- FRANCHISE SERVICE

Applicable to Use of Service for:

   Residential and Commercial Use

Character of Service:

   Continuous

Rates:

   Monthly Billing- Flat Rate:

   Residential:  
       DETACHED and 
       SEMI-DETACHED 
       SINGLE FAMILY 
       and TWO-FAMILY  
       (per unit) $68.95 per month

       TOWNHOUSE and 
       CONDOMINIUM $57.43 per month

   Commercial:  
       Per Unit $68.95 per month

Commercial Unit:

   One Unit is based on design criteria of 235 gallons per day demand capacity.

Terms of Payment:

   Bills will be rendered monthly in advance.

   All bills will be prorated for the establishment and termination of service.

Date of Issue: March 22, 2019  
Effective: July 20, 2019

Issued by: Cheryl Norton, President

Filed Pursuant to Order of the Board of Public Utilities entered in Docket Nos. AX18010001 and WR18030235 dated July 10, 2019.
RATE SCHEDULE NO.2- BULK USER SERVICE

Applicable to Use of Service for: BULK USER Customers

Character of Service: Continuous

Monthly Billing- Usage Rate

Rates:

Rates for treatment of sewage of BULK USER Customers delivered by said customers to the EDC treatment facility as set forth in this Tariff Sheet shall supersede the contractual rates and terms set forth in each of the Amended and Restated Sewer Allocation and Bulk User Agreements Between Environmental Disposal Corp. and the Boroughs of Bedminster, Far Hills, and Peapack and Gladstone (“Bulk User Agreements”), respectively.

Rate for BULK USER Customers: $7.49 per 1000 gallons